This is an action for copyright infringement. Aalacho Music, LLC ("Aalacho") brings this motion requesting leave to amend its complaint to add parties affiliated with the Defendants that have admitted to participating in the infringing conduct. The Court's April 12, 2004 scheduling order, as modified by the stipulation of the parties extending the deadline by 14 days (Dkt. # 76), imposes a deadline of July 28, 2004 for amending the pleadings. The scheduling order imposed a May 10, 2004 deadline for adding parties.

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AALACHO MUSIC, LLC'S MOTION FOR LEAVE TO AMEND COMPLAINT - 1 Case No. CV03-2358L

NEWMAN & NEWMAN, ATTORNEYS AT LAW, LLP 505 Fifth Avenue South, Suite 610 Seattle, Washington 98104 phone: (206) 274-2800 fax: (206) 274-2801 Aalacho demonstrates good cause, and leave should be granted.¹ Moreover, it seeks to add parties which are closely related, and almost identical to, existing parties to the suit. Defendants will not suffer any prejudice. In contrast, Aalacho may suffer significant prejudice if its request to amend is denied.

II. FACTUAL AND PROCEDURAL BACKGROUND

Aalacho brought suit against Defendants alleging copyright infringement relating to Defendants' use of Aalacho's copyrighted material notwithstanding clear lack of authorization to do so. Initially, Aalacho named Yoshitoshi Recordings. Upon obtaining further information, Aalacho amended the complaint and filed the First Amendment Complaint (Dkt. #2) on September 2, 2003, naming the current defendants.

Aalacho promptly initiated discovery. However, Defendants failed to make any attempt to engage in the requisite Rule 26 conference. Aalacho sought and obtained an Order (Dkt. #55) from this Court compelling Defendants' effectuation of the requisite conference. Following the conference, Aalacho propounded discovery, including Interrogatories and Requests for Production. Defendants failed to timely respond. Eventually Defendants responded to the Interrogatories but failed to deliver the documents and materials responsive to the Discovery. Counsel for Defendants sent a letter to counsel for Aalacho attesting that the documents had been or would promptly be transmitted. (See Declaration of Venkat Balasubramani submitted herewith ("Balasubramani Decl."), **Exhibit A**.) However, the documents only arrived on June 22, 2004, twelve days after the filing of Aalacho's Motion for Summary Judgment (Dkt. #66). (Id.) Nowhere did the documents mention the involvement of Mr. Shirazinia and Mr. Tayebi (the "DJs") or of Deep Dish Productions, Inc. (the "DJ Entity") in the allegedly infringing activities. For the first time, in response to Aalacho's Motion for Summary Judgment, Defendants divulged in their responsive pleadings (Dkt. #71) filed

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¹ Aalacho conferred with counsel in an attempt to obtain agreement with respect to the proposed amendment. Counsel for defendants declined to stipulate to Aalacho's proposed amendment.

on June 28, 2004, that the individual owners of Deep Dish, and Deep Dish Productions,
Inc. also participated in the infringing activity. Specifically, Defendants' Opposition to
Motion for Summary Judgment (Dkt. #71) noted that "the DJs selected and mixed the
songs to be used on the compilation." (See Opposition to Motion for Summary Judgment,
p. 5.) Similarly, the Declaration of Ali Shirazinia (Dkt. #73) described actions taken by
the DJs pursuant to an agreement between Global Underground, Ltd. and Deep Dish
Productions, Inc. (See generally Shirazinia Decl.) Defendants sought to escape liability
by arguing that the DJs and the DJ Entity, which they argued are not parties to the
lawsuit, were actually the ones who engaged in the infringing conduct, and thus that the
Defendants should not be held liable. (See, e.g., Opposition at p. 2 ("Though the DJs own
Deep Dish Records, Inc., their services to Global were not provided on behalf of
defendants.") Aalacho now seeks leave to add the DJs and the DJ Entity as defendants.
(See Balasubramani Decl. Exhibit B (proposed amended complaint).)

III. DISCUSSION

A. Standards Governing Amendment

The Ninth Circuit has held that "Rule 15's policy of favoring amendments to pleadings should be applied with extreme liberality." <u>Eldridge v. Block</u>, 832 F.2d 1132, 1135 (9th Cir. 1987) (citations omitted); *see also* <u>Morongo Band of Mission Indians v. Rose</u>, 893 F.2d 1074, 1079 (9th Cir. 1990) (stating that leave to amend is generally allowed with "extraordinary liberality"). Courts generally grant leave to amend unless the opposing party makes a showing of undue prejudice, bad faith or dilatory motive. <u>Foman v. Davis</u>, 371 U.S. 178, 184 (1962). Following the date specified in the scheduling order, a party can still obtain leave to amend (in the court's discretion) upon a showing of good cause. <u>Coleman v. Quaker Oats Co.</u>, 232 F.3d 1271, 1294 (9th Cir. 2000).

B. Aalacho Satisfies The Good Cause Standard

1. Alacho did not become aware, through the exercise of diligence, of the DJs' and the DJ Entity's existence or involvement in the underlying infringement.

In the present instance Aalacho satisfies good cause.² First, Aalacho exercised

1 2 reasonable diligence in conducting discovery. It propounded interrogatories, requests for 3 production and requests for admission. Defendants, on the other hand, failed to timely respond to Aalacho's discovery. Defendants initially failed to engage in the Rule 26 4 conference. Then, Defendants produced responsive documents a month late. 5 Notwithstanding the exercise of Aalacho's diligence, Aalacho learned for the first time of 6 7 the involvement of the individuals and the existence of this separate corporate entity, four 8 weeks ago. Aalacho did not, and could not, have possession of this information any 9 earlier. Second, Defendants will not suffer any prejudice as a result of Aalacho's request 10 to amend the complaint. The amended complaint adds parties that are, in a different form, already a part of this lawsuit. Thus the proposed defendants (the DJs and the DJ 11 Entity) are familiar with the facts and can benefit from the discovery conducted by 12 existing defendants. Defendants will not be required to conduct any additional discovery 13 14 as a result of the amendment. Thus, the proposed amendment would not affect the case

> It would be inequitable to refuse Aalacho's proposed amendment. <u>2.</u>

Aalacho will be severely prejudiced if the proposed amended complaint is not allowed. The facts may show that the individuals and the separate entity (i.e., the DJs and the DJ Entity) are actually responsible for the infringing acts. In this event Aalacho would be denied recovery in the current lawsuit, notwithstanding numerous admitted acts of infringement by Defendants or persons or entities closely affiliated with Defendants. Similarly, absent the addition of the DJs and the DJ Entity, Aalacho may obtain a judgment against Defendants but Defendants may lack assets to satisfy that judgment, even though Defendants engaged in infringing conduct, either directly or through a

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schedule in any manner.

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controlled entity. In such event, Aalacho would be denied recovery notwithstanding the result of a judgment in its favor. Allowing Aalacho to amend its complaint avoids these inequitable scenarios, and furthers the purpose behind the Federal Rules of Civil Procedure favoring liberal amendments of pleadings and efficient resolution of disputes. IV. CONCLUSION Aalacho satisfies the "good cause" standard required by Rule 15. Consequently, 6 Aalacho respectfully requests that the Court grant its motion and allow Aalacho to amend its complaint. DATED this 28th day of July, 2004. 10 **NEWMAN & NEWMAN,** ATTORNEYS AT LAW, LLP 12 13 14 By: 15 Derek A. Newman, WSBA No. 26967 Venkat Balasubramani, WSBA No. 28269 Attorneys for Plaintiff Aalacho Music, LLC 16 505 Fifth Ave South, Suite610 Seattle, Washington 98104 (206) 274-2800 phone (206) 274-2801 fax 18 19 20 22 23 24 26

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[PROPOSED] ORDER ON PLAINTIFF'S MOTION FOR LEAVE TO AMEND COMPLAINT- 1 No. CV 03-2358L

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